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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/780,761	02/19/2004	Tatsuo Okuda	247595US3 CONT	2081
OBLON, SPIVAK, MCCLELLAND MAIER & NEUSTADT, L.L.P. 1940 DUKE STREET ALEXANDRIA, VA 22314			EXAMINER	
			AGGARWAL, YOGESH K	
ALEAANDRIA, VA 22314		ART UNIT	PAPER NUMBER	
			2622	
		NOTIFICATION DATE	DELIVERY MODE	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

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	Application No.	Applicant(s)	
	10/780,761	OKUDA, TATSUO	
Office Action Summary	Examiner	Art Unit	
	YOGESH K. AGGARWAL	2622	
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet with	the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory perions are period for reply within the set or extended period for reply will, by stat Any reply received by the Office later than three months after the may earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICA 1.136(a). In no event, however, may a repl od will apply and will expire SIX (6) MONTH ute, cause the application to become ABAN	TION. y be timely filed S from the mailing date of this communication. DONED (35 U.S.C. § 133).	
Status			
1) ☐ Responsive to communication(s) filed on <u>05</u> 2a) ☐ This action is FINAL . 2b) ☐ The solution of the condition of the condition of the closed in accordance with the practice under the condition of t	nis action is non-final. vance except for formal matter	•	
Disposition of Claims			
4) ☐ Claim(s) 1,2,4-8,10-13 and 15-17 is/are penderal of the above claim(s) is/are withd 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1,4-7,10-12 and 15-17 is/are rejected to. 7) ☐ Claim(s) 2,8 and 13 is/are objected to. 8) ☐ Claim(s) are subject to restriction and	rawn from consideration.		
Application Papers			
9) The specification is objected to by the Exami 10) The drawing(s) filed on is/are: a) a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correctable. 11) The oath or declaration is objected to by the	ccepted or b) objected to by ne drawing(s) be held in abeyance ection is required if the drawing(s)	. See 37 CFR 1.85(a). is objected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Bure * See the attached detailed Office action for a li	ents have been received. ents have been received in Appriority documents have been re eau (PCT Rule 17.2(a)).	olication No ceived in this National Stage	
Attachment(s) 1)	4) ∏ Interview Sur	nmary (PTO-413)	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/N	Mail Date rmal Patent Application	

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Response to Arguments

1. Applicant's arguments with respect to claims 1, 4-7, 10-12, 15, 16 and 17 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 4-7, 10-12, 15, 16 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Cocca (US Patent # 5,315,342), Tomatsuri et al. (US Patent # 4,367,028), Greenwald et al. (US Patent # 4,302,084) and in further view of Fellegara et al. (US Patent # 5,845,166).

[Claim 1]

Cocca teaches a camera (figure 1) that has a flash system 10 comprises range finder 40, which includes a radiation, e.g. near infrared light, emitter and a photosensitive detector element which detects electromagnetic radiation reflected from indirect reflecting surface 18 and control means 42 are provided for controlling the operation of the flash illumination sources 14 (col. 9 lines 21-31). Cocca teaches a lens 13 secured to said camera body on one side (see figure 1).

Cocca fails to teach a digital camera being longer in a lateral direction than in a vertical direction perpendicular to the lateral direction and said lens located on a first side of the camera body and the flash device at a constant distance from the lens at all times and the lens and flash being arranged in the lateral direction; and a cover device coupled to said camera body and

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configured to cover said lens and said flash device, said cover device including a cover member configured to cover and uncover said lens and said flash device by sliding in the vertical direction, parallel to the surface of the first side of said camera body, within a range of said camera body at the first side of said camera body.

Tomatsuri teaches a camera (figure 3), comprising a camera body (1), said camera body being longer in a lateral direction than in a vertical direction perpendicular to the lateral direction, an optical system including a lens positioned on a first side of said camera body (lens 2); a rangefinder (3), said flash device secured to said camera body on the first side of said camera body and at a same constant distance from said lens camera body and at a constant distance from said lens at all times, and said lens and said flash device being arranged in the lateral direction and (See figure 1, rangefinder 3 is secured to camera body 1); and a cover device (6) coupled to said camera body and configured to cover said lens and said flash device (see figures 3 and 4, col. 3 lines 51-col 3 line 65), said cover device (6) including a cover member configured to cover and uncover said lens and said flash device by sliding in a vertical direction parallel to the surface of the first side of said camera body, within a range of said camera body at the first side of said camera body (col. 3 line 51-col. 3 line 65).

Therefore taking the combined teachings of Cocca and Tomatsuri, it would be obvious to one skilled in the art at the time of the invention to have been motivated to have a camera being longer in a lateral direction than in a vertical direction perpendicular to the lateral direction and said lens and said flash device being arranged in the lateral direction; and a cover device coupled to said camera body and configured to cover said lens and said flash device, said cover device including a cover member configured to cover and uncover said lens and said flash device by

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sliding in the vertical direction, parallel to the surface of the first side of said camera body, within a range of said camera body at the first side of said camera body in order to cover the device when not in use to protect from the dust thereby making it easier to care of the camera.

Cocca in view of Tomatsuri fail to teach a combination of range finder and flash system. However Greenwald teaches that the range finding an flash system are combined in a simple straight forward manner thereby saving cost (col. 2 lines 21-36).

Therefore taking the combined teachings of Cocca, Tomatsuri and Greenwald, it would be obvious to one skilled in the art at the time of the invention to have been motivated to have the range finding and flash system to be combined in a simple straight forward manner thereby saving cost.

Cocca in view of Tomatsuri and Greenwald fail to teach a digital camera. However Fellegara teaches a digital camera (See A/D converter 118 in figure 6).

Therefore taking the combined teachings of Cocca, Tomatsuri, Greenwald and Fellegara, it would be obvious to one skilled in the art at the time of the invention to have been motivated to have a digital camera in order to have digital images that are easier to manipulate and easier to distribute over electronic media (e.g., the Internet or e-mail). Digital image data may be stored, processed, and/or reproduced with ease. The relative ease of handling and processing the digital image data produced by digital cameras allows users to readily enlarge, reduce, or otherwise modify the digital image data to create any of a wide range of photographic effects and styles. [Claim 4]

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Fellegara teaches wherein said cover device is configured to actuate a power switch to said digital camera when said cover device is moved from a closed position to an open position (col.

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10 lines 7-17).

[Claim 5]

Fellegara teaches a display device (figure 5, display 36) positioned on a second side of said camera body, wherein said second side of said camera body is opposite to said first side of said camera body (col. 4 lines 35-38).

[Claims 6, 10 and 11]

See Examiner's notes regarding rejection of claims 1, 4 and 5 respectively.

[Claim 7]

Fellegara teaches wherein said lens cover is slidably actuated between an open position and closed position (figure 1 shows a closed position and figure 2 shows a lens cover slidably moved to an open position, col. 3 lines 44-50).

[Claims 12, 15-16]

These are method claims corresponding to apparatus claims 1, 4 and 5 respectively. Therefore these claims have been analyzed and rejected based upon apparatus claims 1, 4 and 5.

[Claim 17]

Tomatsuri teaches in figure 1 wherein said lens and said range finder 3 are horizontally arranged side by side (the horizontal side is read as the vertical length of the camera).

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Allowable Subject Matter

4. Claims 2, 8 and 13 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to YOGESH K. AGGARWAL whose telephone number is (571)272-7360. The examiner can normally be reached on M-F 9:00AM-5:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sinh Tran can be reached on (571)-272-7564. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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/Yogesh K Aggarwal/ Primary Examiner, Art Unit 2622